Upper 9-Mile Plan - A Proposal to Expedite Cleanup of the 17-Mile LPRSA February 9, 2018

Executive Summary

The Lower Passaic River Cooperating Parties Group (CPG) has developed a proposed plan for an interim remedy for source control in the upstream portions (i.e., River Miles [RM] 8.3 to 15) of the Lower Passaic River Study Area (LPRSA)¹ and, in conjunction with the selected remedy for the lower 8.3 miles, to achieve risk-based goals for the Lower Passaic River. This plan (hereinafter referred to as the "Plan" or "Upper 9-Mile Plan) is grounded in the understanding of the river and the behavior of the Chemicals of Potential Concern (COPCs) that have been derived from the Remedial Investigation field work and the development of hydrodynamic, sediment transport, contaminant fate & transport and food web models. That understanding is documented in the draft Remedial Investigation report that has been delivered to the EPA, and the preliminary chemical fate & transport and food web models that will be submitted in early 2018. The detailed evaluation of the plan will be submitted in a draft Feasibility Study (FS) at the end of the 3rd quarter 2018.

The proposed Upper 9-Mile Phase 1 Source Control Interim Remedy (hereafter, Phase 1 Interim Remedy) consists of a phased program that will be adaptively managed to assure that the goals for the remediation are met. Although the proposed plan focuses on actions in the Upper 9 miles, as required by the EPA, it will be evaluated on its benefits to the entire 17.4-mile LPRSA.

The Upper 9-Mile Plan, as revised following a series of meetings with and input received from EPA Region 2 in 2017, consists of five steps which would occur after EPA issued a Superfund Proposed Plan and an initial ROD for the Upper 9-Miles (ROD 1) based on the FS.

- Pre-Design for Phase 1 The pre-design phase will consist of a Pre-Design Investigation (PDI) to
 finalize the remedial footprint and generate other detailed site information needed to support
 remedial design. Cores will be collected from a high-density grid (e.g., 80 ft on-center) and
 dioxins and PCBs will be measured in samples from each core. The PDI will also include a
 baseline investigation to establish pre-remediation conditions for comparison with postremediation conditions.
- 2. Remedial Design for Phase 1 The Remedial Design (RD) will develop the engineering plans and specifications for implementing the active remedy for the Upper 9 miles. The PDI data will be used to delineate source areas using Remedial Action Levels (RALs) of 300 parts per trillion (ppt) of the dioxin 2378-TCDD and 1 part per million (ppm) for Total PCBs. The chemical fate & transport model and bioaccumulation model will be calibrated using the PDI data, and the models used to project recovery trajectories for the river following completion of the Lower 8-Mile and Upper 9-Mile remedies.
- 3. Implementation of Phase 1 Source Control Remedy Active remediation (dredging, capping and enhanced natural recovery) will address sediment that is acting as a source of risk to human and ecological receptors. Sediment will be removed from the delineated source areas and an engineered cap installed which will return the river bottom to pre-dredging elevations. Based on current understanding, the source control footprint in the Upper 9 miles is likely to be approximately 80 acres.

¹ It is CPG's understanding that EPA has determined that the uppermost reaches of RM 15 to 17.4 will not be the subject of active remediation.

ES-1

_

- 4. Performance Monitoring Following active remediation, fish tissue and water column sampling will be conducted and additional bathymetry measurements performed per the Performance Monitoring Plan developed in the RD. Sediment sampling will be performed to support diagnostic assessment of remedy performance, as needed. The data will be evaluated and compared to the projected recovery trajectories. Monitoring results will be assessed under a detailed Adaptive Management Plan, with defined performance criteria, thresholds, and triggers for further action, if needed.
- 5. ROD 2 If the performance monitoring data is consistent with the projected recovery trajectories, then a second ROD for the Upper 9 miles (ROD 2) will codify the final cleanup goals for the Upper 9 miles of the LPRSA. Alternatively, if the performance monitoring data is not consistent with the projected recovery trajectories and following a diagnostic assessment, then a Phase 2 plan for additional remediation that will bring the river back on the projected recovery trajectories will be developed and implemented under a second ROD. Performance Monitoring would be continued and, as after Phase 1, data evaluated to confirm that recovery trajectories are being achieved or that additional action(s) are necessary.

At this time, it is expected that following completion of the Phase 1 Interim Remedy and about 10 years of recovery, sediment and fish tissue concentrations will decline to a point where human health and ecological risks for the full 17 miles of the LPRSA will meet EPA's acceptable risk levels². The use of adaptive management as outlined in the Upper 9-Mile Plan assures that, even if the Phase 1 Interim Remedy does not meet the Remedial Action Objectives and remedial performance metrics, additional work will ensure the river will meet the remedial goals.

_

² Based on EPA's modeling presentations from September 11, 2017 and assuming completion of the Lower 8-Mile Remedial Action.

Upper 9-Mile Plan - A Proposal to Expedite Cleanup of the 17-mile LPRSA February 9, 2018

Introduction and Summary

The Lower Passaic River Cooperating Parties Group (CPG) has been conducting the Remedial Investigation/Feasibility (RI/FS) for the 17-mile Lower Passaic River Study Area (LPRSA) under the oversight of USEPA Region 2 (EPA) since May 2007. In 2016, EPA issued a Record of Decision (ROD) which identified a remedy for the lower 8.3 miles of the LPRSA and stated that a remedy for the Upper 9 miles of the LPRSA would be identified upon the completion of the 17-mile RI/FS (Figures 1 & 2).

During a July 5, 2017 meeting with EPA, CPG representatives presented an approach to (1) accelerate the completion of the 17-mile LPRSA Remedial Investigation (RI) and Feasibility Study (FS); (2) refocus the FS on the Upper 9 miles, recognizing a ROD has been issued for the Lower 8 miles; and (3) accelerate the remediation of the Upper 9 miles using a phased approach and Adaptive Management. EPA and the CPG engaged in a series of meetings and exchanged information from August to November 2017 that focused on providing further details on the approach, evaluations of its likely effectiveness and the benefits of varying the Remedial Action Levels (RALs) around the values developed using the CPG's conceptual model using the existing data.

The CPG took these discussions and EPA input into account, and this document presents an updated and refined proposed approach, which is referred to herein as the "Plan" or "Upper 9-Mile Plan".

- 1. <u>Pre-Design for Phase 1</u> The pre-design phase will consist of a Pre-Design Investigation (PDI) to finalize the remedial footprint and generate other detailed site information needed to support remedial design. Cores will be collected from a high-density grid (e.g., 80 ft on-center) and dioxins and PCBs will be measured in samples from each core. The PDI will also include a baseline investigation to establish pre-remediation conditions for comparison with post-remediation conditions.
- 2. Remedial Design for Phase 1 The Remedial Design (RD) will develop the engineering plans and specifications for implementing the active remedy for the Upper 9 miles. The PDI data will be used to delineate source areas using Remedial Action Levels (RALs) of 300 parts per trillion (ppt) of the dioxin 2378-TCDD and 1 part per million (ppm) for Total PCBs. The chemical fate & transport model and bioaccumulation model will be calibrated using the PDI data, and the models used to project recovery trajectories for the river following completion of the Lower 8-Mile and Upper 9-Mile remedies.
- 3. <u>Implementation of Phase 1 Source Control Remedy</u> Active remediation (dredging, capping and enhanced natural recovery) will address sediment that is acting as a source of risk to human and ecological receptors. Sediment will be removed from the delineated source areas and an engineered cap installed which will return the river bottom to pre-dredging elevations. Based on current understanding, the source control footprint in the Upper 9 miles is likely to be approximately 80 acres.
- 4. Performance Monitoring Following active remediation, fish tissue and water column sampling will be conducted and additional bathymetry measurements performed per the Performance Monitoring Plan developed in the RD. Sediment sampling will be performed to support diagnostic assessment of remedy performance, as needed. The data will be evaluated and compared to the projected recovery trajectories. Monitoring results will be assessed under a detailed Adaptive Management Plan, with defined performance criteria, thresholds, and triggers for further action, if needed.

5. ROD 2 - If the performance monitoring data is consistent with the projected recovery trajectories, then a second ROD for the Upper 9 miles (ROD 2) will codify the final cleanup goals for the Upper 9 miles of the LPRSA. Alternatively, if the performance monitoring data is not consistent with the projected recovery trajectories and following a diagnostic assessment, then a Phase 2 plan for additional remediation that will bring the river back on the projected recovery trajectories will be developed and implemented under a second ROD. Performance Monitoring would be continued and, as after Phase 1, data evaluated to confirm that recovery trajectories are being achieved or that additional action(s) are necessary.

The implementation of a Phase 1 Interim Remedy coupled with natural recovery over a 10-year period is projected by EPA's current models to:

- Meet human health risk thresholds for fish consumption (Figure 3)
- Reduce ecological risk for avian and fish receptors by ~90% (Figure 4)¹

These risk reduction predictions will be refined during the remedial design phase and evaluated with the data acquired under a robust performance monitoring program over a period of several years following the implementation of the Phase 1 Interim Remedy. Monitoring results will be assessed under a detailed Adaptive Management Plan, with defined performance criteria, thresholds, and triggers for further action, if needed.

The adoption of a Phase 1 Interim Remedy employing EPA's directives and principles related to Adaptive Management (Figure 5) provides certainty of meeting final risk goals, allows coordination with the Lower 8-mile Remedial Action and allows the entire 17 miles to be addressed years sooner, and potentially completes the clean-up in the mid-to-late 2020s.

This document describing the Plan is organized as follows

- Conceptual Model for Developing RALs
- Technical Basis for RALs
- Phase 1 Interim Remedy for the Upper 9 Miles
- Approach for Completing the Upper 9-Mile Feasibility Study
- Outline and Timetable of Work to Be Conducted Under the Upper 9-Mile Plan

Conceptual Model for Developing RALs

Chemicals of Potential Concern (COPC) concentrations in the Upper 9-mile sediments vary over an extremely wide range. This range reflects sediment type, erosion/deposition history and exposure to downstream contamination via upstream transport processes. In general, the highest concentrations are in fine sediment areas (Figure 6) that are no longer subject to the net deposition that is a principal agent of recovery. Areas that are subject to significant net deposition and areas that are subject to cyclic erosion and deposition have the potential for recovery. These areas have COPC concentrations that reflect the concentrations on recently deposited sediments originating from the water column. As stated by EPA in the 2014 Focused Feasibility Study (FFS) Remedial Investigation (RI) Report:

¹ Figures 3 and 4 are being revised to reflect EPA's request to use species-appropriate SWACs in estimating risk reductions and will be provided separately.

Upper 9-Mile Plan February 9, 2018 Page 3 of 14

"As sediments deposit, they bring with them the particle-borne chemistry of the water column at the time of their deposition." (FFS RI Report at page 2-4).

The concentrations on depositing particles are largely due to sediments whose concentration is significantly above the ambient water column condition. This idea is grounded in the basic principle that net COPC flux is directed from higher to lower concentration. Sediments are a net source to the water where they have concentrations greater than found on particles depositing from in the water column. That source can be the continual diffusive flux that is driven by the magnitude of the concentration gradient, intra-tidal resuspension or the episodic erosion that might occur during high flow events.

A working hypothesis emerging from this principle is that remediating sediments having COPC concentrations higher than on the particles that deposit on the sediment will significantly reduce concentrations on those particles and accelerate concentration reductions in the remaining sediments.

Therefore, the RALs developed for the Phase 1 Interim Remedy in the Upper 9 miles aim to address sediment with the highest concentrations of 2,3,7,8-TCDD and Total PCBs (and all other co-located COPCs) and remove the sediment that is most responsible for driving risk and inhibiting recovery (i.e., those sediments with concentrations of 2,3,7,8-TCDD and Total PCBs substantially greater than found on particles depositing from the water column).

Technical Basis for RALs

Two lines of evidence were evaluated in developing the RALs proposed for the Phase 1 Interim Remedy: 1) 2,3,7,8-TCDD and Total PCB concentrations on sediment recently deposited in the upper 9 miles of the LPR; and 2) 2,3,7,8-TCDD and Total PCB concentrations in the water column. As discussed below, both lines of evidence provide insight into the most appropriate RALs to select, but the data from the recently deposited sediment are considered the most reliable because they represent the levels of contaminants that have actually accumulated on the river bottom.

Recently Deposited Sediment Concentrations

The role of deposition as an agent of recovery is illustrated by the changes in 0-0.5 ft (surface) sediment 2,3,7,8-TCDD concentration in RM 1 to RM 7 areas that experienced significant net deposition between 1995 and 2011 (as estimated from bathymetric changes). Those changes are shown in Figure 7 for areas with 0.5 to 1 ft of net deposition and areas with greater than 1 ft of net deposition between 1995 and 2011. In both categories, levels declined to somewhere between 200-300 ng/kg. Thus, even modest deposition of between 0.03 and 0.06 ft/yr (0.95 to 1.9 cm/yr) is sufficient to support recovery. This recovery has been limited by sediment-based contaminant sources that keep depositing particles at relatively high concentrations. Had those concentrations been significantly lower, the recovery would have proceeded much more quickly. The deposition that has occurred will likely continue as the river evolves and responds to changing sea level, which rose about 0.3 cm/yr over the 1995 to 2010 period and is projected to rise more quickly in the future. Sea level rise can facilitate deposition through general deepening and the enhanced upstream transport of sediment resulting from further upstream propagation of the salt wedge. Ongoing deposition, coupled with the cyclic erosion and deposition at other locations, will allow recovery once the contaminant concentrations on water column particles are reduced through active remediation.

Upper 9-Mile Plan February 9, 2018 Page 4 of 14

The levels found in the areas that experienced net deposition between 1995 and 2011 match the levels measured by EPA in a 2007-2008 study of COPC concentrations on recently-deposited sediment (i.e., sediments deposited from the water column no earlier than 6 months prior to the sampling). As seen on Figures 4-3 of the FFS RI Report (included here as Figure 8), the 2,3,7,8-TCDD concentrations in recently deposited sediment in the Lower 8-miles fall between 200 and 300 ng/kg, while the 2 samples collected between about RM 8 and RM 12 have concentrations of 460 and 540 ng/kg.

EPA's 2007-2008 study also provides information on the PCB levels in recently deposited sediment. Figure 9, which is from the FFS RI Report Figure 4-12, shows levels of about 1 mg/kg Total PCBs in the RM 1 to RM 7 reach and, consistent with the findings for 2,3,7,8-TCDD, somewhat higher concentrations in the RM 8 to RM 12 reach of 1.4 and 1.6 mg/kg.

Additional perspective on COPC levels expected in areas subject to net deposition is provided by the sampling of surface sediment that has deposited on the cap in the RM 10.9 Removal Area since the remedial action. These samples were analyzed for 2,3,7,8-TCDD, PCBs and phenanthrene. Most of the results for 2,3,7,8-TCDD are tightly grouped with an average of 211 ng/kg (excepting 3 samples collected at the edge or on hardpan, the other 8 results range from 195 to 232 ng/kg). Similarly, these 8 samples have tightly grouped Total PCB concentrations that average 0.8 mg/kg (range from 0.4 mg/kg to 0.9 mg/kg).

Water Column Particulate Concentrations

The levels on water column particulates were measured in two rounds of high volume sampling conducted by the CPG in 2011. Within the LPR, stations were located at RM 4.2 and RM 10.2. The utility of these data in establishing RALs is limited by the variability in the results of the two rounds, coupled with the fact that they reflect a combination of particles that were sourced from the river bed and from the watershed that may deposit on the river bottom or not settle and be transported through the system. Nevertheless, they provide some perspective on what might be the average condition.

At RM 4.2, the results of rounds 1 and 2 were 590 ng/kg and 180 ng/kg of 2,3,7,8-TCDD. At RM 10.2, they were 180 ng/kg and 340 ng/kg. The companion results for Total PCBs are 1.3 mg/kg and 0.4 mg/kg at RM 4.2 and 0.7 mg/kg and 0.9 mg/kg at RM 10.2.

Summary

The available data for the Upper 9 miles suggest that sediments with surface sediment 2,3,7,8-TCDD concentrations in the range of 200 to 400 ng/kg and Total PCB concentrations in the range of 0.7 to 1.6 mg/kg are likely to be reflective of recent deposition and likely to have good recovery potential if the concentrations on depositing particles are significantly reduced.

That potential is evidenced in the vertical profiles of contamination in sediment cores with surface sediment 2,3,7,8-TCDD concentrations in the range of 200 to 300 ng/kg. Twelve such cores exist in the Upper 9 miles within areas for which bathymetric changes between 2007 and 2012 can be assessed using multibeam bathymetry measurements. Ten of those cores indicate likely good recovery potential: seven have profiles in which one or more subsurface layers are in the concentration range of depositing particles, indicating the likelihood of ongoing deposition; two have higher concentration in the subsurface but no indication of erosion; and one has essentially no contamination below the surface

Upper 9-Mile Plan February 9, 2018 Page 5 of 14

layer, suggesting a location of temporary deposition. The other two show evidence of erosion. Locations showing evidence of erosion and relatively high subsurface concentrations would be targeted for removal during the Phase 1 Interim Remedy.

In the nearshore shallow region lacking multibeam bathymetry data, there are seven cores with surface sediment 2,3,7,8-TCDD concentrations in the range of 200 to 300 ng/kg. Five of these cores have profiles indicating a potential for contemporary deposition: two have subsurface concentrations in the range of depositing particles and three others have subsurface concentrations just above that range. The last two have relatively high concentrations below the surface segment indicating a lack of significant contemporary deposition. Locations exhibiting these characteristics would be targeted for removal during the Phase 1 Interim Remedy.

Locations with surface segment 2,3,7,8-TCDD concentrations below 200 ng/kg are generally composed of coarse sediments (Figure 6) within which there is a component of finer sediments that likely is subject to alternating erosion and deposition. At these locations, the finer sediment component can be examined using carbon-normalized concentrations. These concentrations are similar among the locations with dry weight concentrations in the range of 100 ng/kg to 200 ng/kg at an average of about 5,000 ng/kg OC. This average is similar to the carbon-based concentrations of water column particles (which average about 3,000 ng/kg OC) supporting the idea of close communication between the water column and sediment through alternating erosion and deposition.

Conclusions

Using the conceptual model outlined here, an effective remedial approach would target sediments having COPC concentrations clearly above the levels indicative of depositing water column particulates. This has the benefit of reducing the major sources of water column contamination and accelerating recovery in the sediments having natural recovery potential. Being clearly above the concentration levels indicative of recent deposition means being clearly above the ranges cited above (200 to 400 ng/kg of 2,3,7,8-TCDD and 0.7 to 1.6 mg/kg of Total PCBs). Thus, this category includes sediments above 400 ng/kg of 2,3,7,8-TCDD and 1.6 mg/kg of PCBs. In the interest of being somewhat conservative in identifying such sediments, while not unduly targeting sediments with good recovery potential, it is proposed to set RALs of 300 ng/kg for 2,3,7,8-TCDD and 1 mg/kg for Total PCBs.

While the existing uncertainty precludes an accurate delineation of the areas exceeding the RALs, the analysis of the data suggests that more than 30% of the area in the region between RM 8 and RM 15 would be targeted. A simple way to look at the proposed RALs is by the raw statistics of the sediment data for the RM 8 to RM 15 reach. The "2010" data set includes 264 samples of the top 6 inches. Of these, 116 have 2,3,7,8-TCDD concentration of 300 ng/kg or greater and 148 have less than 300 ng/kg. The average concentration of the samples in the first category is 4,560 ng/kg. Those in the second category average 90 ng/kg. Thus, remediation based on the proposed RALs will achieve a substantial reduction in concentration assuming the sediments in the two categories can be accurately identified through pre-design sampling. In addition to greatly and rapidly reducing risk, the substantial reduction in concentration achieved by Phase 1 of this adaptively managed source control interim remedy should accelerate recovery of the remaining sediments because the sediments that inhibit recovery will have been actively remediated.

Upper 9-Mile Plan February 9, 2018 Page 6 of 14

Because this is an interim remedy, no preliminary remediation goals (PRGs) are required at this time. Based on the refined understanding of the river that will be achieved by monitoring the impact of Phase 1, a second ROD will be developed that will set PRGs and determine what, if any, additional work is need to complete the remediation of the Upper 9 miles.

Phase 1 Interim Remedy for the Upper 9-Miles

The Plan includes an Upper 9-Mile FS that evaluates remedial alternatives based on RALs of 300 ng/kg of 2,3,7,8-TCDD and 1 mg/kg Total PCBs. Initial estimates suggest that this would result in a remedial footprint of approximately 80 acres between RM 8.3 and RM 15 for the Phase 1 Interim Remedy. Preliminary estimates suggest that the sediment SWAC would be reduced by approximately 90%. Based on preliminary EPA modeling, natural recovery processes would further reduce the fish consumption risk to acceptable levels ($< 1x10^{-4}$) for a mixed fish diet (including carp) by 2038 (Figure 3) and hazard quotients for ecological receptors (fish and avian species) would be reduced by 90% (Figure 4). The risk reductions would be confirmed by updated chemical fate and transport and bioaccumulations models that would be refined and updated following the Phase 1 PDI.

The Phase 1 PDI would consist of collecting cores from a high-density grid (e.g., 80 ft on-center) and analyzing for dioxins and PCBs to confirm and finalize the remedial footprint for the Remedial Design. The use of a variable RAL for 2,3,7,8-TCDD (i.e., different RALs for geomorphic or habitat areas) was assessed with the existing data and found to produce only small changes in remedy effectiveness. The use of variable RALs would be reexamined as part of the Remedial Design and could be implemented if found to demonstrably improve the effectiveness of the Phase 1 Interim Remedy.

Upper 9-Mile Feasibility Study

The FS will evaluate remedial alternatives in the Upper 9 miles of the LPRSA in conjunction with the ROD remedy for the lower 8 miles. The considered alternatives will be developed using the RALs discussed above, and will include active remediation of sediments at or above the RALs and sediments below the RALs at risk for exposure of high subsurface concentrations due to erosion. Included will be considerations of variations in dredging depths, capping technologies, ENR, and possible sequencing options in relation to the Lower 8-mile remedy. The FS will evaluate and compare the alternatives, including risk reduction, estimated timeframe to achieve protectiveness, and cost. Remedy protectiveness will be evaluated over the full 17-mile LPRSA.

The FS evaluations will be performed in close coordination with EPA to focus and expedite the completion of the FS. It is anticipated that frequent meetings between EPA and the CPG will be convened to discuss and agree on key FS issues. The CPG proposes that CSTAG/NRRB be briefed regularly during the FS, so that review comments and concerns can be addressed as the FS is being completed.

The proposed RAOs for the Source Control Interim Remedy are:

1. Control the principal sediment sources of 2,3,7,8-TCDD and Total PCBs, thereby attaining a 90% reduction in the 2,3,7,8-TCDD surface weighted average concentration (SWAC) and a reduction

in Total PCB SWAC to below established background². Source areas are identified as those areas where sediment concentrations in the top six (6") inches exceed remedial action levels (RALs)³ between RM 8.3 and RM 15. To the extent that controlling these source areas do not attain the SWAC reduction targets, additional areas will be remediated to achieve the target SWAC reductions.

- 2. Control the potential exposure of additional subsurface sources of 2,3,7,8-TCDD and Total PCBs by remediating surface sediments between RM 8.3 and RM 15 with a demonstrated potential for net erosion and shallow subsurface sediment concentrations (6-18 inches below the surface) that exceed the RALs.
- 3. Following implementation of the IR, monitor to confirm that post-remedial recovery is progressing towards achieving expectations for tissue concentrations and apply adaptive management to identify additional response actions, if needed to achieve acceptable risk

The final footprint designed to achieve RAO 1 will be established in the Remedial Design following the Pre-Design Investigation (PDI). A high-density sediment sampling program (e.g., 80 feet on center triangular grid) is contemplated for the PDI. These data will be used to calculate pre- and post-remediation SWACs for 2,3,7,8 TCDD and Total PCBs. Initial RALs of 300 ng/kg for 2,3,7,8 TCDD and 1 mg/kg for Total PCBs will be evaluated to determine if removal of surficial sediment with concentrations above these RALs will attain RAO 1. If the objective of 90% reduction in 2,3,7,8-TCDD surficial sediment SWAC and Total PCB surficial SWAC below background is achieved or exceeded, the Remedial Design will be based on these RALs. If the removal of surficial sediment with concentrations in excess of 300 ng/kg for 2,3,7,8 TCDD and 1 mg/kg for total PCBs does not result in the SWAC reduction objective, then the RALs will be modified to refine the remedial footprint to achieve RAO 1. Once sufficient reduction in the SWAC to meet RAO 1 has been established, the Remedial Design will proceed using the resulting remedial footprint.

RAO 2 addresses areas that have a reasonable likelihood of impacting recovery via erosion but are not targeted through RAO 1. These areas have the following characteristics: 1) there is a reasonable likelihood that erosion would expose sediments now 6 to 18 inches below the sediment surface; and 2) those sediments have a 2,3,7,8-TCDD concentration in excess of 300 ng/kg or a Total PCB concentration greater than 2 mg/kg⁴. To address this RAO, the PDI sampling described under RAO 1 will include subsurface sediment sampling (e.g., 0-1", 1-6" and 6-18" below the surface). Erosion potential will be assessed based on observed bathymetric changes, in the manner presented in the Remedial Investigation Report, and through high resolution hydrodynamic modeling of high flow event shear stresses conducted during Remedial Design coupled with erosion parameters established for the LPRSA sediment transport modeling. The RAO 2 footprint will be combined with the RAO 1 footprint for the final IR footprint used for the Remedial Design.

² Post Source Control IR SWAC concentrations for Total PCBs are estimated to be below background concentrations established in the OU-2 FFS for the lower 8.3 miles.

³ Initial Remedial Actions Levels (RAL) are proposed as 300 ng/kg of 2,3,7,8-TCDD and 1 mg/kg of Total PCBs for the Feasibility Study and will be re-evaluated during the Remedial Design.

⁴ The Total PCB threshold concentration is set above the Total PCB RAL of 1 mg/kg in recognition that erosion has less ability to impact recovery than for 2,3,7,8-TCDD because of the importance of external PCB sources in controlling recovery.

Upper 9-Mile Plan February 9, 2018 Page 8 of 14

RAO 3 addresses the LPR's response to implementation of the IR and if the river is recovering as predicted by the conceptual site model. The chemical fate and transport and the bioaccumulation models will be refined with data obtained during the PDI. During the Remedial Design, the models will be used to develop expected recovery curves for the river. Post-remediation monitoring data will be collected for the primary COCs driving risk and will be compared with the conceptual site model and evaluated relative to the recovery curves generated by the bioaccumulation model to determine if the river is progressing toward acceptable risk levels at the expected rate. If the data indicate that the river is not recovering as rapidly as projected, then a diagnostic assessment will be performed and additional response actions will be developed.

Proposed Remedial Alternatives

The Phase 1 Interim Remedy is focused on controlling the primary contaminants of concern located in source areas between RM 8.3 to RM 15^{5,6} and employs an adaptive management strategy to ensure that the Remedial Action Objectives (RAOs) are achieved. The Upper 9-Mile Feasibility Study (FS) will evaluate and compare remedial alternatives developed to remediate source areas identified in the Remedial Investigation. The Interim Remedy selected in a Record of Decision will be refined during the Remedial Design, including finalizing the source control remedy footprint following the Predesign Investigation in order to achieve the RAOs.

The following alternatives will be evaluated (all alternatives assume implementation of the Lower 8-Mile ROD Remedial Action):

- 1. No Action RM 8.3 to RM 17.4
 - Monitoring to evaluate recovery between RM 8.3 and RM 17.4
- 2. Targeted capping with dredging for flood control, RM 8.3 to RM 15, 1.5-ft dredge depth
 - Footprint basis: Identified sediment source areas between RM 8.3 and RM 15, consisting
 of surface sediment with concentrations exceeding RALs and subsurface sediment with
 concentrations exceeding RALs in potential erosional areas
 - Engineered cap with reactive layer, dredge depth = 1.5 ft
- 3. Targeted capping with dredging for flood control, RM 8.3 to RM 15, 2.5-ft dredge depth
 - Footprint basis: Identified sediment source areas between RM 8.3 and RM 15, consisting
 of surface sediment with concentrations exceeding RALs and subsurface sediment with
 concentrations exceeding RALs in potential erosional areas
 - Conventional cap, dredge depth = 2.5 ft

⁵ The downstream boundary is at the confluence with the Second River, which is at RM 8.05 in the RM system used by EPA before the Lower 8-Mile ROD and RM 8.3 in the USACE RM system adopted by EPA at the time of the Lower 8-Mile ROD. The upstream boundary is at the approximate point above which the river bottom is principally "Rock and Gravel" and "Gravel and Sand" (neglecting a narrow finger of sand), which is RM 14.7 in the RM system used by EPA before the Lower 8 ROD and RM 15 in the USACE RM system adopted by EPA at the time of the Lower 8 ROD.

⁶ It is CPG's understanding that EPA has determined that the uppermost reaches of the LPRSA (RM 15 to 17.4) will not be the subject of active remediation.

Adaptive Management Approach for the Upper 9-Miles

Phase 1 Interim Remedy of the Upper 9-miles is expected to achieve acceptable risk reduction, based on the best available data and evaluations. Attainment of remedial objectives and/or performance goals will be tracked through post-construction, performance monitoring and associated monitoring metrics (Figure 10). Triggers for diagnostic assessment and consideration of additional remediation will be finalized during the Remedial Design (Figures 11 & 12). If the remedy performance is not achieving expectations (based on the defined triggers), a diagnostic assessment, including additional monitoring and/or evaluations, will be performed to understand why the remedy did not perform as anticipated and to determine whether additional active remediation, or other steps, are necessary.

Performance Monitoring for the Upper 9- Miles

The performance monitoring program, which will be finalized during the Remedial Design, will be developed to address the data needs specified in the Adaptive Management Plan (i.e., the data needed to measure against performance triggers). Monitoring will occur with sufficient spatial and temporal coverage to evaluate remedy performance in a timely manner. The monitoring plan will include primary monitoring components, based on the metrics and triggers specified in the Adaptive Management Plan, and secondary components, which may be performed to support a diagnostic assessment (Figure 13). Ideally, the performance monitoring program will be coordinated with the Lower 8-mile monitoring program to provide the most comprehensive understanding of response to remedial actions.

Subsequent Actions

If the results of the performance monitoring and diagnostic assessment show that the Phase 1 Interim Remedy is not performing as expected and will not achieve the anticipated risk reduction, a focused feasibility study or appropriate evaluation will be performed to identify and evaluate additional actions to attain protectiveness. If the Phase 1 Interim Remedy is found to be protective, then a final ROD with remedial goals will be issued.

Outline and Timetable of Work to Be Conducted Under the Upper 9-Mile Plan

- I. 17-mile Remedial Investigation (RI) Report July 2017 to January 2018^{7,8}
 - A. Complete the reach-by-reach analysis.
 - B. Calibrate the Chemical Fate and Transport (CFT) model for 2,3,7,8-TCDD and Tetra-PCB.
 - C. Revise RI Report Appendix J (Conditional Simulation and COPC Mapping) in response to EPA comments.
 - D. Complete mapping of Total PCBs and 2,3,7,8-TCDD in sediment using conditional simulation.
 - E. Identify uncertainties (e.g., contaminant fate and transport, sediment stability etc.) that will be evaluated as part of the Performance Monitoring Program (see Section VI).
 - F. Approved Final BHHRA (July 2017)
 - G. Submit Revised RI Report to EPA (November 2017 to January 2018)
 - H. Working Assumptions
 - 1. EPA will approve use of the calibrated model to evaluate FS remedial options.
 - 2. EPA will approve RI Report in a timely manner.
 - I. Deferred RI Work
 - 1. EPA-requested additional detail on fate and transport for RI Report Chapter 6
 - 2. Modeling of the other 7 COPCs⁹
 - 3. Resolving differences on the stability of sediments for which the bathymetric differencing shows no evidence of erosion
- II. Upper 9-mile (ROD 1) Feasibility Study (FS) 2017 to 2019
 - A. ROD 1 FS DELIVERABLES
 - TECHNICAL MEMORANDA

To achieve an efficient and streamlined approach to completing the FS, a series of collaboration meetings will be convened with EPA and the CPG to identify, discuss, evaluate, and agree on key FS elements. The results of the collaboration meetings will be memorialized in summary memoranda, which will be submitted to EPA for comment and approval. The following topics for the Upper 9-mile FS will be discussed in the collaboration meetings and documented in memoranda:

- a) RAOs
- b) Remedial technology screening
- c) Remedial alternatives
- d) Engineering assumptions

⁷ Sections I and II would be performed pursuant to the May 2007 Administrative Order on Consent for completing the 17-mile RI/FS. The remaining sections are intended to describe how the RI/FS, Remedial Design and Remedial Action would fit together and would be the subject of future order(s) between EPA and a new group of responsible parties.

⁸ A flowchart/timeline for completing the RI/FS and the ROD 1 activities are included as Figure 14.

⁹ The 7 additional COPCs for calibration are 12378-PeCDD, 23478-PeCDF, 1234678-HpCDF, PCB-126, PCB-167, DDX and Hg were proposed by the CPG in December 2016 and approved by EPA on March 19, 2017.

- e) Evaluation metrics
- f) Baseline and long-term performance monitoring framework

2. Draft ROD 1 FS

- a) Incorporates outcomes of collaboration meetings
- b) Includes evaluation of RM 10.9 Removal Action as a final action
- Includes an Adaptive Management framework as an appendix to the FS and will include proposed performance metrics and potential thresholds for evaluating the need to undertake further action in ROD 2, if needed

3. Final ROD 1 FS

Collaboration meetings will be convened with EPA and the CPG, if needed, to discuss and resolve comments on the draft FS prior to submission of the final FS.

B. RAOs and PRGs

- 1. Proposed RAOs for the Source Control Interim Remedy are the following:
 - a) Control the principal sediment sources of 2,3,7,8-TCDD and Total PCBs, thereby attaining a 90% reduction in the 2,3,7,8-TCDD surface weighted average concentration (SWAC) and a reduction in Total PCB SWAC to below established background¹⁰. Source areas are identified as those areas where sediment concentrations in the top six (6") inches exceed remedial action levels (RALs)¹¹ between RM 8.3 and RM 15. To the extent that controlling these source areas do not attain the SWAC reduction targets, additional areas will be remediated to achieve the target SWAC reductions.
 - b) Control the potential exposure of additional subsurface sources of 2,3,7,8-TCDD and Total PCBs by remediating surface sediments between RM 8.3 and RM 15 with a demonstrated potential for net erosion and shallow subsurface sediment concentrations (6-18 inches below the surface) that exceed the RALs.
 - c) Following implementation of the IR, monitor to confirm that post-remedial recovery is progressing towards achieving expectations for tissue concentrations and apply adaptive management to identify additional response actions, if needed to achieve acceptable risk.
- Numeric PRGs will not be established for the Phase 1 Interim Remedy ROD.
 Development of final numeric remedial goals would be deferred to a subsequent ROD.
 - a) Phase 1 Interim Remedy performance would be evaluated through baseline and long-term performance monitoring, comparing post-remedy recovery trajectories using the CFT and bioaccumulation models to pre-remedy baseline data. The Phase 1 Interim Remedy performance data would also be considered in developing final numeric goals/PRGs under a subsequent ROD.

¹⁰ Post Source Control IR SWAC concentrations for Total PCBs are estimated to be below background concentrations established in the OU-2 FFS for the lower 8.3 miles.

¹¹ Initial Remedial Actions Levels (RAL) are proposed as 300 ng/kg of 2,3,7,8-TCDD and 1 mg/kg of Total PCBs for the Feasibility Study and will be re-evaluated during the Remedial Design.

C. REMEDIAL ALTERNATIVES

The following alternatives will be evaluated (all Interim Remedy alternatives assume implementation of the Lower 8-Mile ROD Remedial Action):

- 1. No Action RM 8.3 to RM 17.4
 - Monitoring to evaluate recovery between RM 8.3 and RM 17.4
- Targeted capping with dredging for flood control, RM 8.3 to RM 15, 1.5-ft dredge depth
 - Footprint basis: Identified sediment source areas between RM 8.3 and RM 15, consisting of surface sediment with concentrations exceeding RALs and subsurface sediment with concentrations exceeding RALs in potential erosional areas
 - Engineered cap with reactive layer, dredge depth = 1.5 ft
- 3. Targeted capping with dredging for flood control, RM 8.3 to RM 15, 2.5-ft dredge depth
 - Footprint basis: Identified sediment source areas between RM 8.3 and RM 15, consisting of surface sediment with concentrations exceeding RALs and subsurface sediment with concentrations exceeding RALs in potential erosional areas
 - Conventional cap, dredge depth = 2.5 ft

D. REMEDIAL ALTERNATIVES EVALUATION

- 1. CFT and bioaccumulation model projections will be performed for the ROD 1 remedial alternatives to compare risk reduction and remedy benefit.
- 2. Model projections of remedy benefit will be based on 2,3,7,8-TCDD and PCBs; other COCs will be evaluated based on initial SWAC reductions and/or correlations.

E. ADAPTIVE MANAGEMENT FRAMEWORK

1. A framework for Adaptive Management, including triggers, metrics, and monitoring approach will be submitted as an appendix to the FS. (See below for additional detail on approach.)

F. CSTAG/NRRB REVIEW

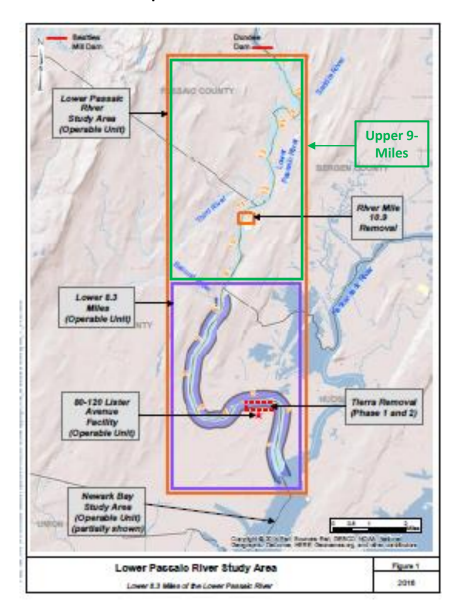
- 1. FS review by CSTAG and NRRB would ideally be initiated early in the FS process, so comments can be incorporated into the draft and final FS, to expedite the review process.
- III. EPA to issue Proposed Plan/ROD 1/AOC 2019-2020
- IV. ROD 1 Pre-Design Investigation and Remedial Design 2021 to 2024
 - A. A pre-design investigation (PDI) would address the following:

- 1. Delineation of remedial area boundaries including the use of variable RALS
- 2. Evaluation of the treatability of targeted sediments
- 3. Establishment of baseline contaminant levels in fish and the water column
- 4. Additional characterization of sediment stability
- B. Remedial design would ideally be coordinated with Lower 8-mile design to optimize treatment and disposal during the remedial action, including:
 - 1. Treatment facilities
 - 2. Off-site transportation
 - 3. Customized equipment
- C. Baseline Monitoring will be performed as part of the PDI to characterize current conditions in the Upper 9 miles, and will include:
 - 1. Bathymetry
 - a) Bathymetry updated bathymetry, including multibeam and single beam, to characterize shallow areas
 - b) Side-scan sonar updated and refined surficial sediment texture map
 - 2. Fish tissue data
 - a) Characterization of fish and crab tissue concentrations
 - b) Initiation of temporal trend analysis
 - 3. Water column monitoring
 - a) Characterization of solids and COC fluxes within and into/out of the Upper 9-mile reach
 - 4. Sediment chemistry data
 - a) Delineation of remedial areas
 - b) Support of pre-design geotechnical/engineering
- D. Finalize Model Projections of Expected Remedy Long-term Performance
 - 1. Refine and finalize CFT and bioaccumulation models using the data generated in the PDI and baseline investigations and the finalized remedy footprint
 - 2. Update projection runs to support establishment of PRGs
- E. Adaptive Management Approach
 - 1. A detailed Adaptive Management Plan will be finalized during remedial design, including specification of criteria values (i.e., concentrations and timeframes) that might trigger the need for additional action or further investigation
 - 2. Proposed primary monitoring metrics are baseline and long-term tissue and water column monitoring and baseline and post-storm bathymetric surveys
 - 3. Primary long-term monitoring will include:
 - a) Bathymetry (following high flow events)
 - b) Water column
 - c) Biota

- 4. Criteria and triggers for diagnostic assessment and/or additional action will be based on comparison of performance monitoring data with projected recovery rates
- 5. Potential triggers are tissue and/or water column recovery rates that are slower than expected and/or indications of re-exposure of buried contamination
- 6. A diagnostic assessment could include:
 - a) Increased monitoring frequency to confirm conditions of concern
 - b) Focused sampling to isolate area(s) of concern
 - c) Bathymetric evaluation
 - d) Model recalibration
 - e) CSM refinement
 - f) Source identification
- 7. If recovery is not proceeding as anticipated, then diagnostic assessment will be implemented to determine if additional actions are necessary, and if so, to support an evaluation of potential additional actions
- 8. Additional remedial actions will be performed if deemed necessary
- V. Phase 1 Interim Remedy 2024 to 2027
- VI. Performance Monitoring Program (PMP) 2027 to 2035
 - A. Objectives that may be identified and addressed within the scope of the PMP:
 - 1. Achievement of RAOs and performance standards:
 - a) Reduced tissue concentrations in fish and crab
 - b) Reduced COC concentrations on water column solids depositing in the Upper 9 miles
 - c) Prevention of re-exposure of subsurface sediment with COC concentrations much greater than the RALs in uncapped areas
 - 2. Continued evaluation of uncertainties in the RI report, including sediment stability
- VII. Possible ROD 2 Follow-on Actions 2034-2036 (Estimated Timeframe)

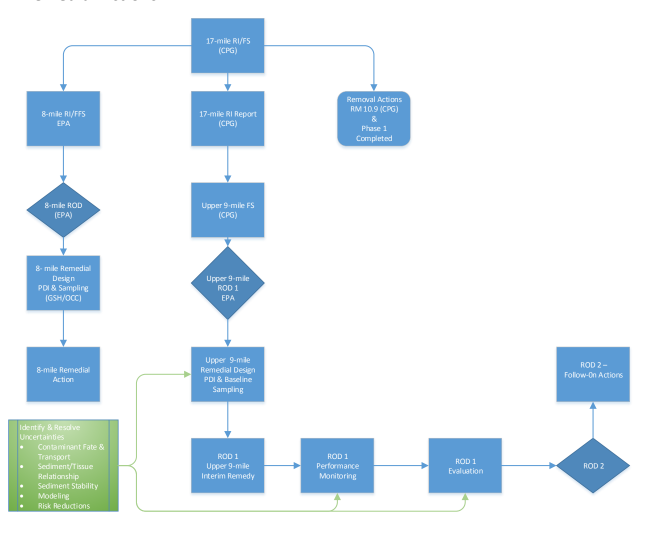


Figure 1- Diamond Alkali Superfund Site



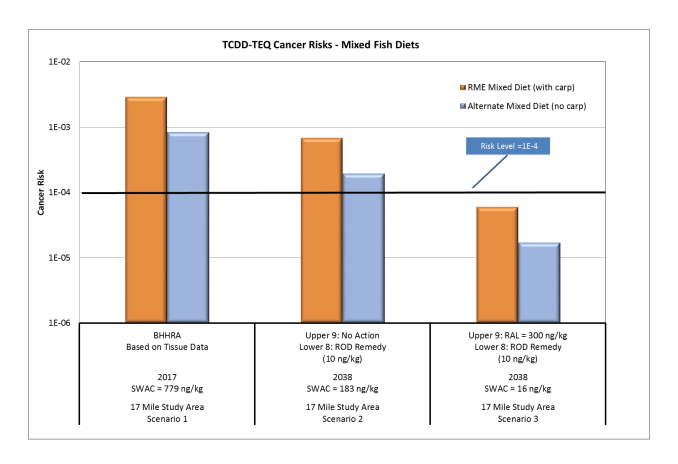
- OU1 80-120 Lister Avenue Facility
 - Addressed by the 1987 ROD; completed in 2004
 - Interim containment remedy, which consists of capping, subsurface slurry wall and flood wall, and a groundwater collection and treatment system
- OU2 Lower 8.3 miles of the Lower Passaic River Study Area
 - March 2016 ROD selected a remedy to address the sediments of the lower 8.3 miles
 - Most contaminated segment of the river and a primary ongoing contaminant source to the rest of the LPR and Newark Bay.
- OU3 Upper 17-miles of the Lower Passaic River Study Area
 - Upper 9-mile Plan proposes an interim remedy to rapidly address sediment through a interim remedy that relies on adaptive management
 - Includes completing the 17-mile RI Report and refocusing FS on the Upper 9-miles.
- OU4 Newark Bay Study Area RI/FS

Figure 2 - How the Upper 9-Mile Plan Completes the 17-Mile LPRSA Remedial Actions



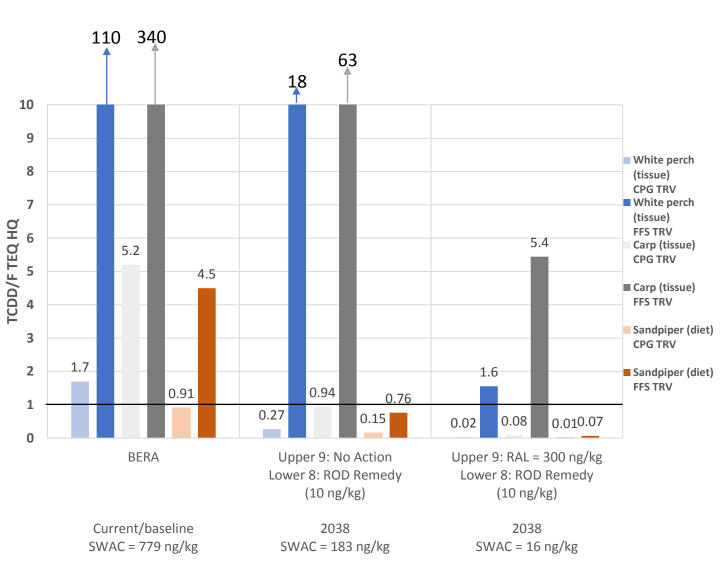
- 17-Mile RI/FS has generated a series of remedial actions
 - Removal Actions including RM 10.9 & Tierra Phase 1
 - 8.3 Mile ROD addresses ~90% of the contaminated sediment in the LPRSA
- Upper 9-Mile Plan proposes to rapidly address remaining sediment with a Phased Adaptive Approach

Figure 3 - Cancer Risk Reductions - Adult & Child Angler



Figures 3 is being revised to reflect EPA's request to use species-appropriate SWACs in estimating risk reductions and will be provided separately.

Figure 4 - Ecological Risk Reductions – White perch (tissue). carp (tissue) & sandpiper (diet)



Figures 4 is being revised to reflect EPA's request to use species-appropriate SWACs in estimating risk reductions and will be provided separately.

Figure 5 – The Interim Remedy is Completely Consistent with EPA Guidance

2005 Sediment Guidance

- Take other early or interim actions, followed by monitoring before deciding on a final remedy
- Use adaptive management at complex sediment sites...test hypotheses, reevaluating assumptions as new information is gathered
- Phase in remedy selection where F&T is not well understood or there are significant implementation issues
- Consider separating management of source area from other areas

2017 OLEM Directive

- Consider early actions during RI/FS
- Develop achievable risk reduction expectations
- Consider the limitations of models
- Consider a structured adaptive management approach
- · Use monitoring data to evaluate remedial effectiveness

2017 Superfund Task Force Recommendations

- Strategy 2: Promote the application of adaptive management at complex sites and expedite cleanup through use of early/interim rods and removal actions
- Recommendation 3: Broaden the use of adaptive management (AM) at Superfund Sites

Figure 6 - Spatial pattern of surface sediment 2,3,7,8-TCDD concentrations showing fine sediment content of each sample

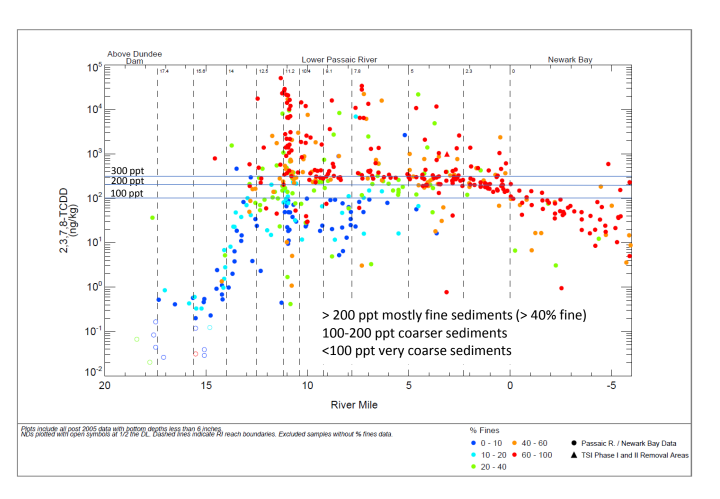
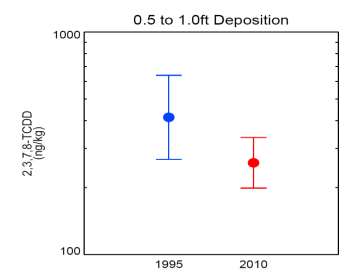
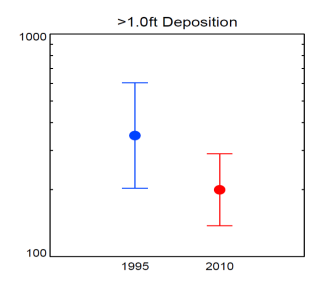


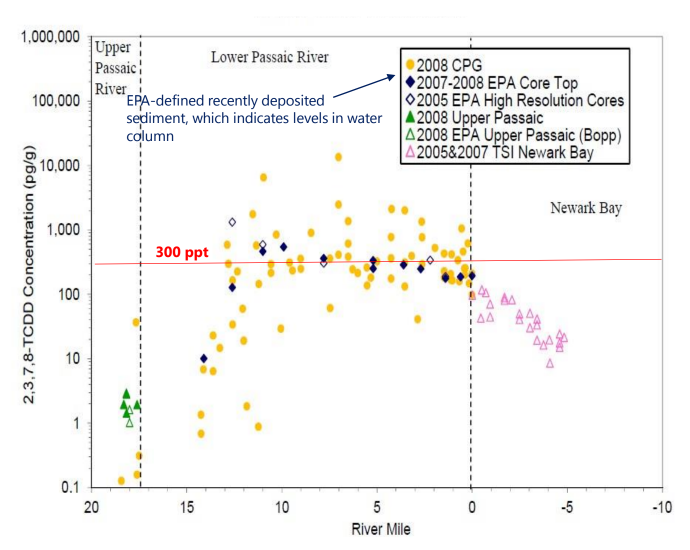
Figure 7 - Change in Average Surface Sediment 2,3,7,8-TCDD Concentration in Areas Between RM 1 and RM 7 That Experienced Net Deposition Between 1995 & 2011





Plot shows the arithmetic average calculated in natural log space with +/- two standard errors for data collected between RM 1 and RM 7. The 1995 dataset includes data collected between 1995 – 1999 and the 2010 dataset includes data collected between 2005 – 2013. Differences between 1995 and 2011 bathymetry surveys were used where available. Outside the coverage of the 2011 bathymetry data, differences between 1995 and 2007 bathymetry surveys were used.

Figure 8 - 2,3,7,8-TCDD Concentration in Recently-Deposited Sediments in the Lower Passaic River, Newark Bay and the Upper Passaic River (Extracted from FFS RI Report Figure 4-3)



"...2,3,7,8-TCDD concentration in recently-deposited sediments vary less than a factor of 3 from RM 2 to RM 12 (note in blue diamonds on the upper diagram in Figure 4-3)." – FFS RI Report at Page 4-3.

Figure 9 -Total PCBs in Recently-Deposited Sediments in the Lower Passaic River, Newark Bay and the Upper Passaic River (Extracted from FFS RI Report Figure 4-12)

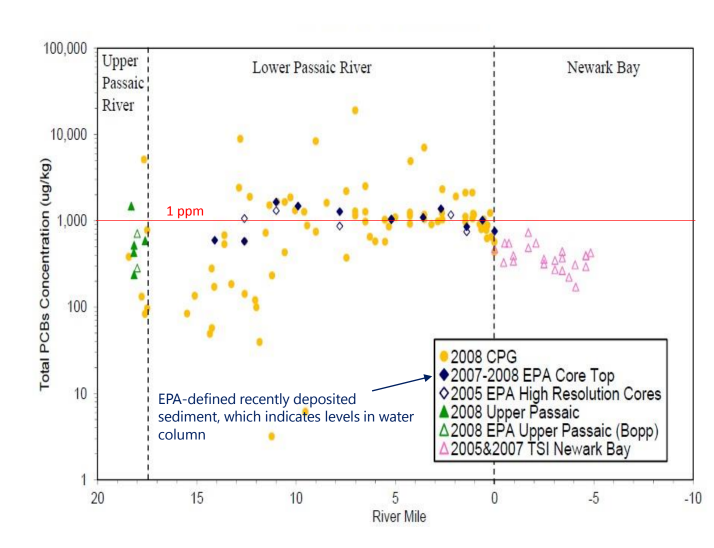
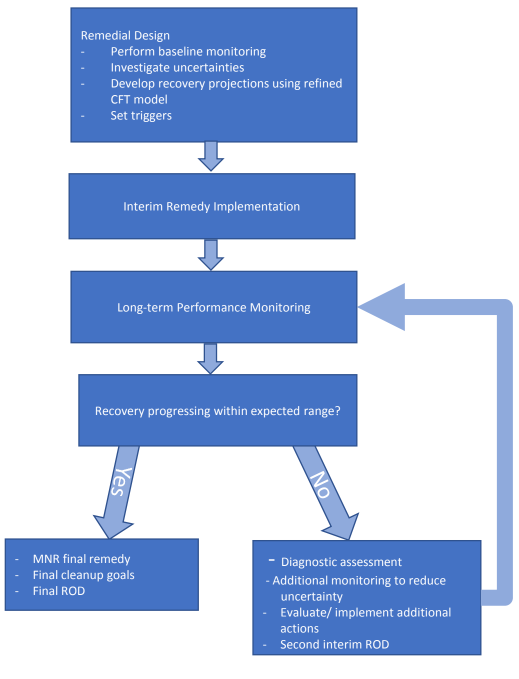


Figure 10 - Upper 9-mile Adaptive Management Process



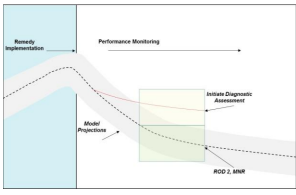


Figure 11 - Adaptive Management - Preliminary Metrics, Triggers, and Responses

| Remedy Objective/ Performance Standard | Primary Monitoring Metrics | Potential Triggers | Possible Response Actions |
|--|--|--|---|
| Reduce tissue concentrations in fish and crab | Baseline and long-term tissue monitoring | Tissue recovery rates are slower than the projected range Tissue concentrations reach a plateau that will not achieve adequate risk reduction | Confirmatory tissue sampling Diagnostic sediment and water column monitoring Source investigation CFT/FWM model recalibration Evaluation/selection of additional source control or in-water actions |
| Reduce COC concentrations on water column solids depositing in the upper 9 miles | Baseline and long-term water column monitoring | Water column solids COC concentration recoveries are less than the projected range | Focused water column monitoring to identify areas of concern HST/CFT model recalibration Evaluation/selection of additional source control or in-water actions |
| Prevent re-exposure of subsurface sediment with COC concentrations >> RALs in uncapped areas | Baseline and post- construction bathymetry Future bathymetric surveys in response to high-flow events | Bathymetry data indicate erosion and re- exposure of buried contamination | Sediment sampling in potentially eroded/exposed areas Evaluation/selection of additional actions |

Figure 12 - Adaptive Management Approach

- Criteria and triggers for diagnostic assessment and/or additional action will be based on comparison of performance monitoring data with projected recovery rates
- If the diagnostic assessment identifies:
 - Lack of recovery due to identifiable factors additional remedial actions will be evaluated/selected
 - Slower than projected but ongoing recovery revisit CSM and/or model projections, re-evaluate risk reduction timeframes, continue monitoring and/or consider additional actions

Diagnostic measures could include:

- Increased monitoring frequency to confirm conditions of concern
- Focused sampling to isolate area(s) of concern
- Bathymetric evaluation
- Model recalibration
- CSM refinement
- Source identification

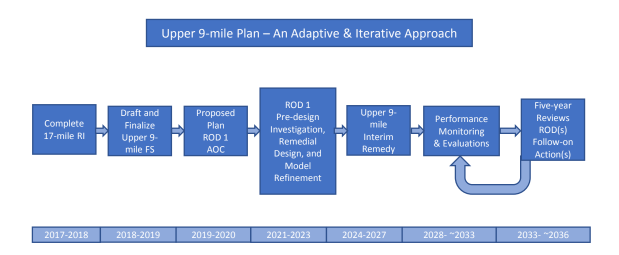
Figure 13 - Potential Monitoring in the Upper 9 Miles

| | | Bathymetry | Water Column | Biota | Sediment (Recovery Indicator Areas) |
|--------------------------|------------|------------|--------------|----------|--|
| Baseline | | V | v | √ | √ ** |
| Remedy Implementation | | | V | V | |
| Year 0 Post Construction | | √ | √ | √ | √ |
| Long-term | Primary* | V | V | v | |
| | Diagnostic | | √ | V | ٧ |

^{*}Primary components are those identified as triggering metrics

^{**}Sediment sampling will be performed in PDI

Figure 14 – Upper 9-Mile Timeline



Proposed Upper 9-Mile Remedial Alternatives for the LPRSA Feasibility Study (FS)

The Source Control Interim Remedy is focused on controlling the primary contaminants of concern located in source areas between RM 8.3 to RM 15^{1,2} and employs an adaptive management strategy to ensure that the Remedial Action Objectives (RAOs) are achieved. The Upper 9-Mile Feasibility Study (FS) will evaluate and compare remedial alternatives developed to remediate source areas identified in the Remedial Investigation. The Interim Remedy selected in a Record of Decision will be refined during the Remedial Design, including finalizing the source control remedy footprint following the Predesign Investigation in order to achieve the RAOs.

The following alternatives will be evaluated (all alternatives assume implementation of the Lower 8-Mile ROD Remedial Action):

- 1. No Action RM 8.3 to RM 17.4
 - Monitoring to evaluate recovery between RM 8.3 and RM 17.4
- 2. Targeted capping with dredging for flood control, RM 8.3 to RM 15, 1.5-ft dredge depth
 - Footprint basis: Identified sediment source areas between RM 8.3 and RM 15, consisting of surface sediment with concentrations exceeding RALs and subsurface sediment with concentrations exceeding RALs in potential erosional areas
 - Engineered cap with reactive layer, dredge depth = 1.5 ft
- 3. Targeted capping with dredging for flood control, RM 8.3 to RM 15, 2.5-ft dredge depth
 - Footprint basis: Identified sediment source areas between RM 8.3 and RM 15, consisting of surface sediment with concentrations exceeding RALs and subsurface sediment with concentrations exceeding RALs in potential erosional areas
 - Conventional cap, dredge depth = 2.5 ft

¹ The downstream boundary is at the confluence with the Second River, which is at RM 8.05 in the RM system used by EPA before the Lower 8-Mile ROD and RM 8.3 in the USACE RM system adopted by EPA at the time of the Lower 8-Mile ROD. The upstream boundary is at the approximate point above which the river bottom is principally "Rock and Gravel" and "Gravel and Sand" (neglecting a narrow finger of sand), which is RM 14.7 in the RM system used by EPA before the Lower 8 ROD and RM 15 in the USACE RM system adopted by EPA at the time of the Lower 8 ROD.

 $^{^2}$ It is CPG's understanding that EPA has determined that the uppermost reaches of the LPRSA (RM 15 to 17.4) will not be the subject of active remediation.

Proposed Remedial Action Objectives (RAOs) for the Upper 9-Mile Feasibility Study (FS)

The Lower Passaic River Study Area (LPRSA) Remedial Investigation (RI) provides data and evaluations that demonstrate that remediation of ongoing sediment sources will result in significant risk reduction. However, as is common in recent RI/FS studies of complex river systems, an incomplete understanding of contaminant patterns and recovery processes leads to uncertainty in model projections and limits the ability to identify a final remedy for the Upper 9-Miles of the LPRSA with a sufficient level of confidence. Rather than extend the 17-Mile RI/FS and further delay the identification and selection of a final remedy, an interim remedy (IR) for source control is proposed to address areas that contribute to risk and are not sufficiently recovering. The implementation of a Source Control IR employing an adaptive management strategy that better characterizes and controls known source areas will accelerate the clean-up and recovery of the entire LPRSA and Newark Bay while obtaining the information necessary to determine whether additional actions are required to meet remedial goals.

Control of these source areas is expected to:

- Reduce exposure of human and ecological receptors to COCs within the LPRSA:
- Expedite natural recovery of sediment through the removal of sources located between RM 8.3 and RM15;
- Reduce resuspension of COCs into the water column; and
- Reduce COC transport to the Lower 8-Miles and Newark Bay.

The proposed RAOs for the source control IR are:

- 1. Control the principal sediment sources of 2,3,7,8-TCDD and Total PCBs, thereby attaining a 90% reduction in the 2,3,7,8-TCDD surface weighted average concentration (SWAC) and a reduction in Total PCB SWAC to below established background¹. Source areas are identified as those areas where sediment concentrations in the top six (6") inches exceed remedial action levels (RALs)² between RM 8.3 and RM 15. To the extent that controlling these source areas do not attain the SWAC reduction targets, additional areas will be remediated to achieve the target SWAC reductions.
- 2. Control the potential exposure of additional subsurface sources of 2,3,7,8-TCDD and Total PCBs by remediating surface sediments between RM 8.3 and RM 15 with

¹ Post Source Control IR SWAC concentrations for Total PCBs are estimated to be below background concentrations established in the OU-2 FFS for the lower 8.3 miles.

² Initial Remedial Actions Levels (RAL) are proposed as 300 ng/kg of 2,3,7,8-TCDD and 1 mg/kg of Total PCBs for the Feasibility Study and will be re-evaluated during the Remedial Design.

- a demonstrated potential for net erosion and shallow subsurface sediment concentrations (6-18 inches below the surface) that exceed the RALs.
- Following implementation of the IR, monitor to confirm that post-remedial recovery is progressing towards achieving expectations for tissue concentrations and apply adaptive management to identify additional response actions, if needed to achieve acceptable risk

The final footprint designed to achieve RAO 1 will be established in the Remedial Design following the Pre-Design Investigation (PDI). A high-density sediment sampling program (e.g., 80 feet on center triangular grid) is contemplated for the PDI. These data will be used to calculate pre- and post-remediation SWACs for 2,3,7,8 TCDD and Total PCBs. Initial RALs of 300 ng/kg for 2,3,7,8 TCDD and 1 mg/kg for Total PCBs will be evaluated to determine if removal of surficial sediment with concentrations above these RALs will attain RAO 1. If the objective of 90% reduction in 2,3,7,8-TCDD surficial sediment SWAC and Total PCB surficial SWAC below background is achieved or exceeded, the Remedial Design will be based on these RALs. If the removal of surficial sediment with concentrations in excess of 300 ng/kg for 2,3,7,8 TCDD and 1 mg/kg for total PCBs does not result in the SWAC reduction objective, then the RALs will be modified to refine the remedial footprint to achieve RAO 1. Once sufficient reduction in the SWAC to meet RAO 1 has been established, the Remedial Design will proceed using the resulting remedial footprint.

RAO 2 addresses areas that have a reasonable likelihood of impacting recovery via erosion but are not targeted through RAO 1. These areas have the following characteristics: 1) there is a reasonable likelihood that erosion would expose sediments now 6 to 18 inches below the sediment surface; and 2) those sediments have a 2,3,7,8-TCDD concentration in excess of 300 ng/kg or a Total PCB concentration greater than 2 mg/kg³. To address this RAO, the PDI sampling described under RAO 1 will include subsurface sediment sampling (e.g., 0-1", 1-6" and 6-18" below the surface). Erosion potential will be assessed based on observed bathymetric changes, in the manner presented in the Remedial Investigation Report, and through high resolution hydrodynamic modeling of high flow event shear stresses conducted during Remedial Design coupled with erosion parameters established for the LPRSA sediment transport modeling. The RAO 2 footprint will be combined with the RAO 1 footprint for the final IR footprint used for the Remedial Design.

RAO 3 addresses the LPR's response to implementation of the IR and if the river is recovering as predicted by the conceptual site model. The chemical fate and transport and the bioaccumulation models will be refined with data obtained during the PDI.

³ The Total PCB threshold concentration is set above the Total PCB RAL of 1 mg/kg in recognition that erosion has less ability to impact recovery than for 2,3,7,8-TCDD because of the importance of external PCB sources in controlling recovery.

During the Remedial Design, the models will be used to develop expected recovery curves for the river. Post-remediation monitoring data will be collected for the primary COCs driving risk and will be compared with the conceptual site model and evaluated relative to the recovery curves generated by the bioaccumulation model to determine if the river is progressing toward acceptable risk levels at the expected rate. If the data indicate that the river is not recovering as rapidly as projected, then a diagnostic assessment will be performed and additional response actions will be developed.

Lower Passaic River Study Area Upper 9-Mile Plan

CPG Presentation to CSTAG March 1, 2018

Why an Interim Remedy for the Upper 9-Miles?

- Primary source material slowing recovery in the Upper
 9-Miles has been identified and can be addressed now
- Accelerates reductions in Human Health & Ecological Risks and recovery of the River
- Allows coordination with Lower 8-Mile Remedy for a more efficient, faster & less impactful clean up of the entire LPRSA
- Post action monitoring would begin earlier and identification of the need for further action, if necessary, would occur sooner

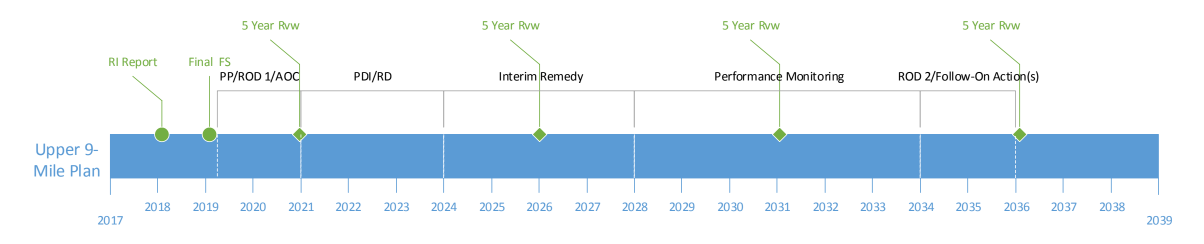
What is the Proposed Upper 9-Mile Plan?

- Expedite Upper 9-Mile Feasibility Study 2018 Completion
- Phase 1 Interim Remedy
 - Pre-Design Investigation (PDI)
 - Sampling program for sediment (high density), surface water and tissue
 - Provides data to establish IR remedial footprint to meet RAOs
 - Establishes baseline for sediment, surface water & tissue
 - Provides data to refine models
 - Remedial Design (RD)
 - Finalize IR footprint to meet RAOs
 - Develop recovery trajectories based on refined models
 - Prepare post-IR performance monitoring program
 - Perform Phase 1 Interim Remedy
 - Performance Monitoring & Remedy Evaluation
 - Compare tissue & water column to recovery projections developed in RD
 - Determine if recovery is progressing as projected
 - Evaluate risk reduction
- Subsequent Action Second ROD
 - Determine need for a final remedial action or
 - Memorialize Remedial Goals have been met (i.e., Remedy is protective)

Phase 1 Interim Remedy (IR) RAO Summary

- Control the principal sediment sources of 2,3,7,8-TCDD and Total PCBs
 - Attain a 90% reduction in the 2,3,7,8-TCDD surface weighted average concentration (SWAC) and a reduction in Total PCB SWAC to below established background.
 - RALS of 300 ng/kg of 2,3,7,8-TCDD & 1 mg/kg of Total PCBs
- Control subsurface sediment in areas that may be subject to future erosion.
- Monitor IR performance (risk reduction & recovery) with a structured monitoring program with established metrics and triggers

Upper 9-Mile Plan Coordinated with 8-Mile RD/RA Addresses 17-Miles Sooner



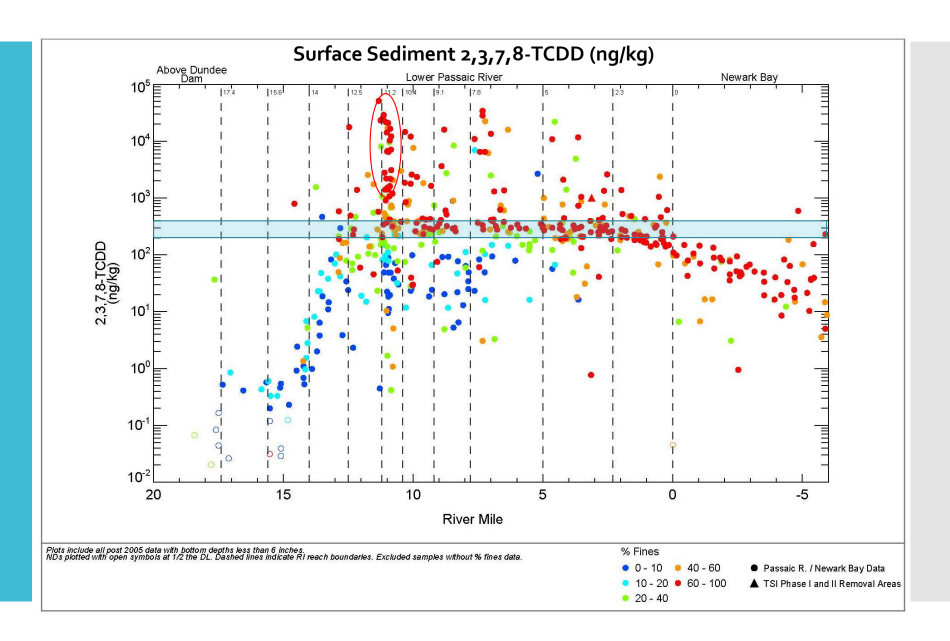


Why a 300 ng/kg 2,3,7,8-TCDD RAL?

- Delineates internal sources from sediments likely to recover if sources are addressed
- Internal sources identified as sediments significantly above 300 ng/kg
 - Exceeds water column particulate concentrations
 - Must have slow or no net deposition and may be subject to net erosion
- Sediments below 300 ng/kg are undergoing recovery

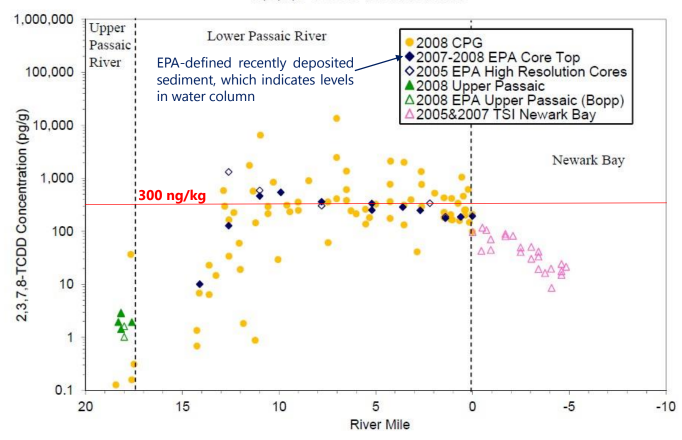
Sediments Above RM 8.3:

- 200 to 300 ng/kg roughly breaks finer and coarser sediments;
- Note cluster of finer sediments in the range of 200-400 ng/kg



Depositing Particle 2,3,7,8TCDD Concentrations in RM 8.3 to 15 is above 300 ng/kg

2,3,7,8-TCDD vs. River Mile



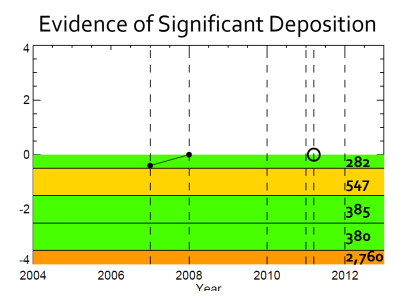
"...2,3,7,8-TCDD concentration in recently-deposited sediments vary less than a factor of 3 from RM 2 to RM 12 (note in blue diamonds on the upper diagram in Figure 4-3)." – FFS RI Report at Page 4-3.

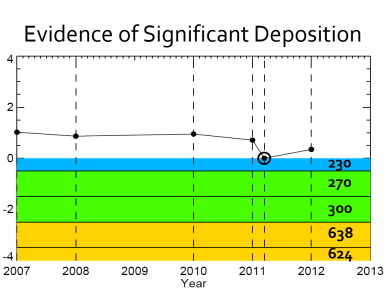
Water Column 2,3,7,8-TCDD Particulate Concentrations at RM 10.2 (from HV-CWCM) 180 & 340 ng/kg

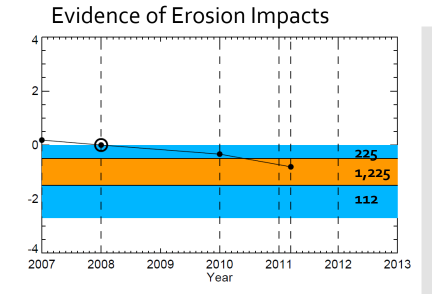
Locations with 2,3,7,8-TCDD of 200 ng/kg to 300 ng/kg Mostly Show Recovery Potential

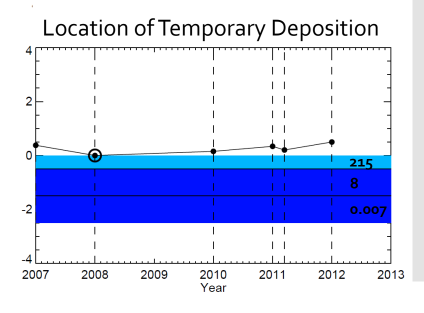
12 such cores RM 8 and RM 12.5

- 10 show recovery potential
- 7 have multiple layers in the 200 to 400 ng/kg range
- 2 have higher concentrations below the surface layer but no significant erosion despite high flow events
- 1 has no subsurface contamination temporary deposition
- 2 show erosion impacts











■ 0 - 100 ■ 500 - 1000

■ 100 - 250 ■ 1000 - 10000 ■ 250 - 500 ■ 10000 - 1588250 Indicates core sampling year

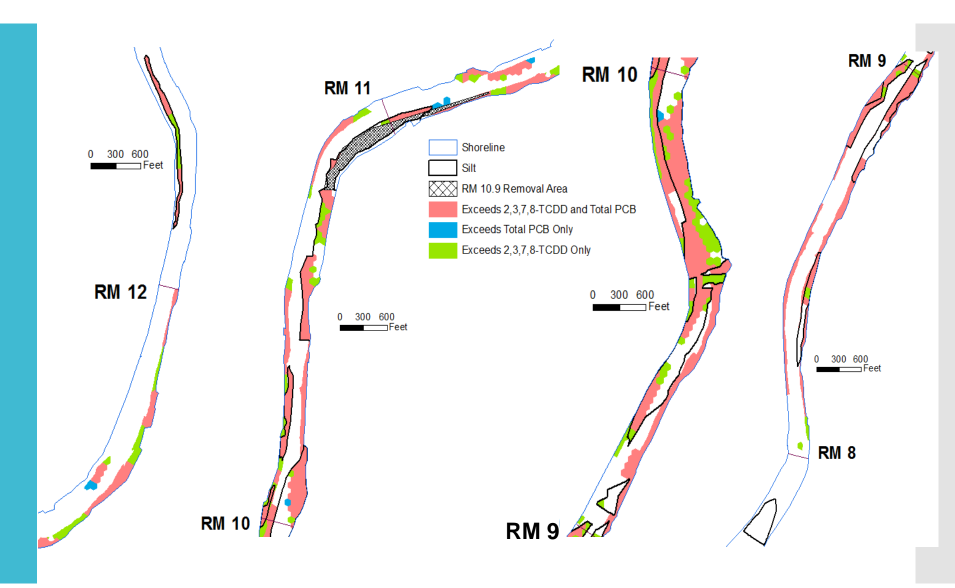
Mudline Elevation

Example Areas Targeted Using CS37

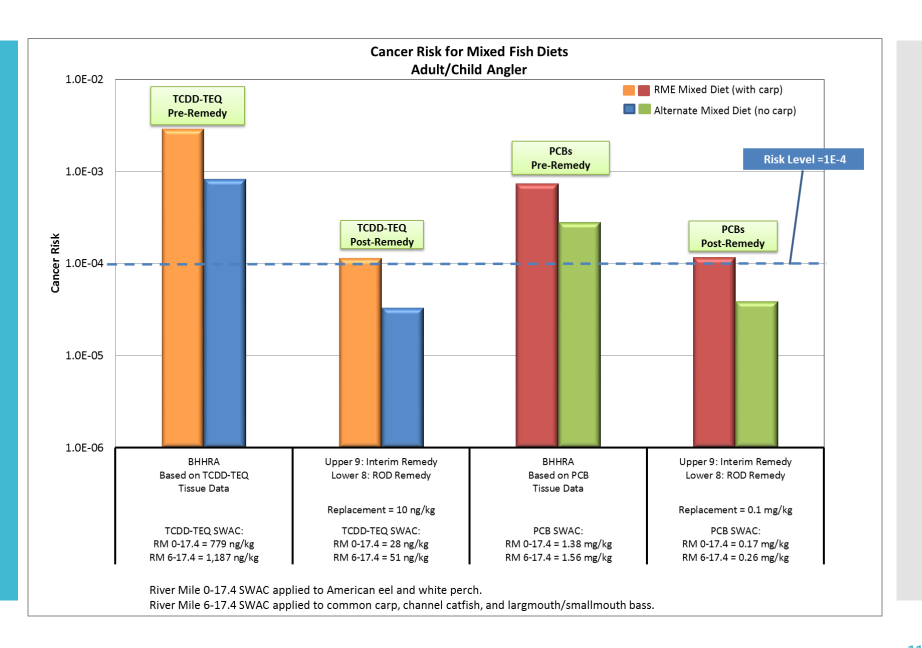
(area above RM 12.5 not shown for convenience)

Between 69 and 94 acres ≥ RALs when examining all 100 CS maps

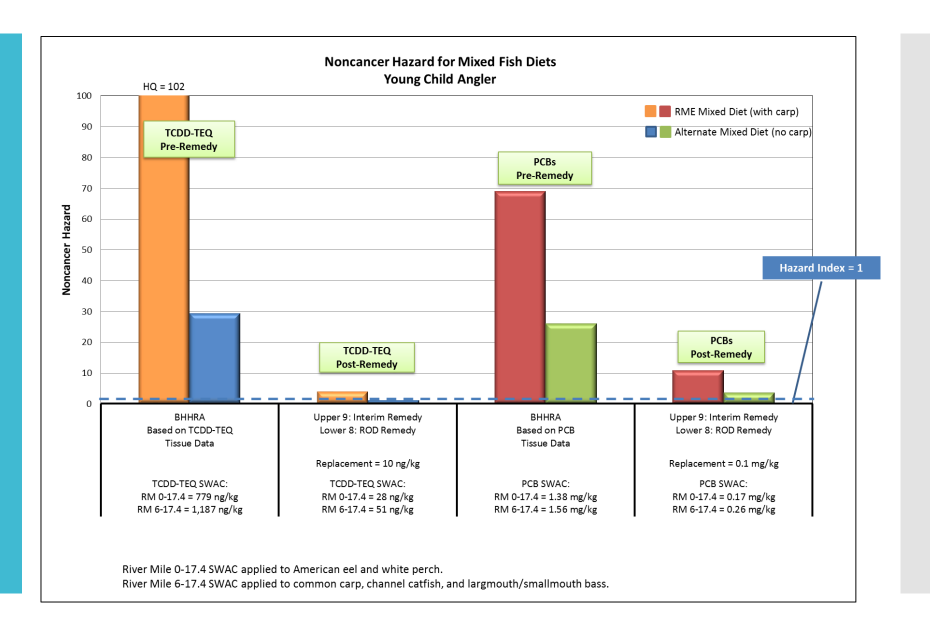
Achieves > 90% reduction in TCDD SWAC between RM 8 and RM 15



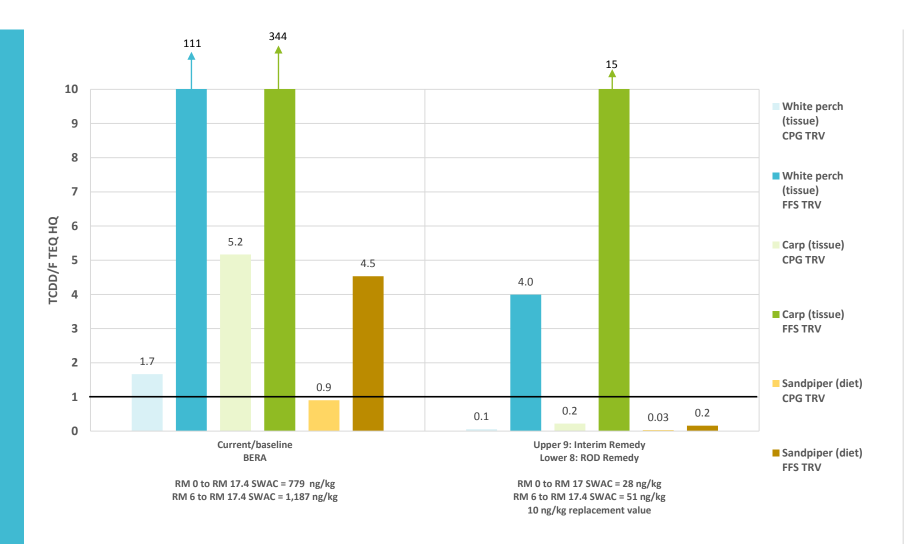
Potential Reductions in Human Health Risk from the Phase 1 IR — Cancer



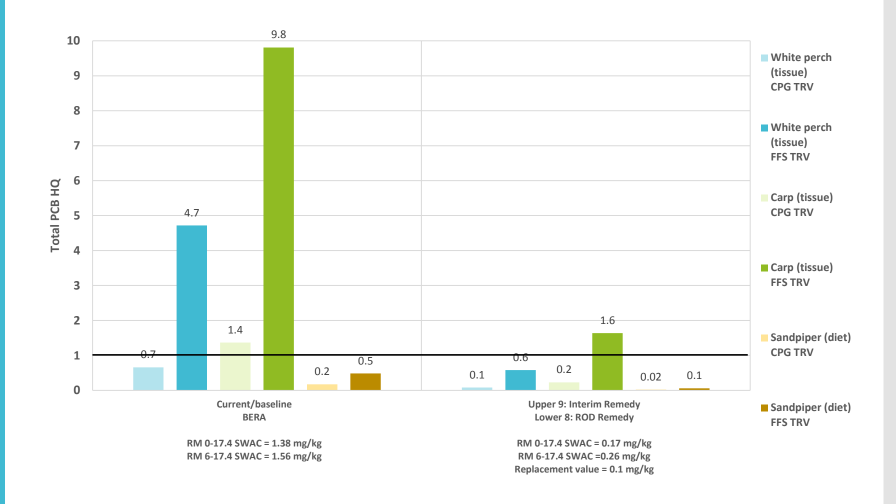
Potential
Reductions in
Human Health
Risk from the
Phase 1 IR Noncancer



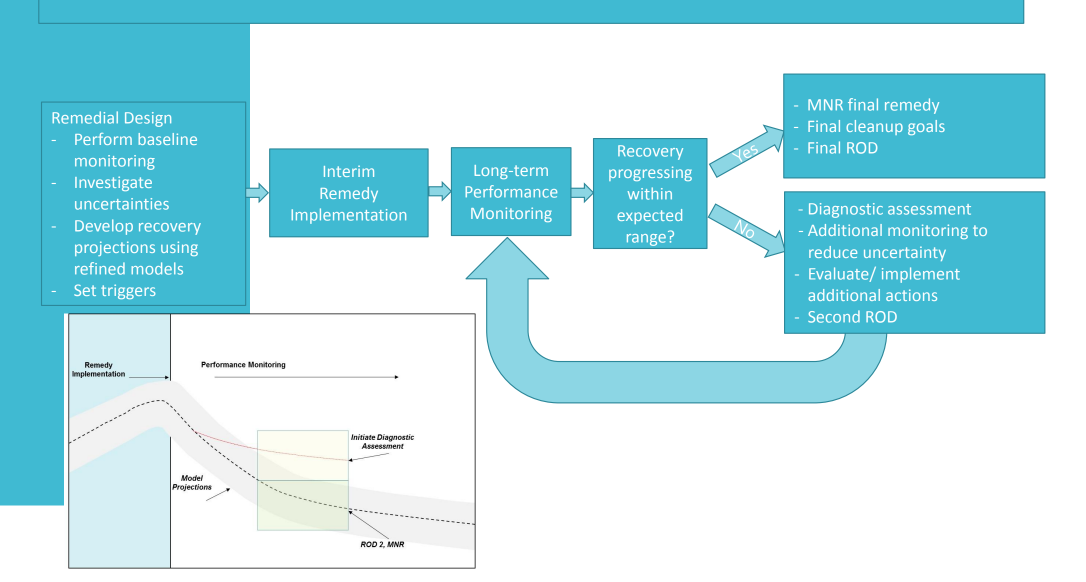
Potential
Reductions in
Ecological Risk
from the Phase
1 IR –
TCDD/F TEQ HQ



Potential
Reductions in
Ecological Risk
from the Phase
1 IR —
Total PCB HQ



Upper 9-Mile Plan Adaptive Management Process



Adaptive Management Preliminary Metrics, Triggers, and Responses

| Remedy Objective/ Performance Standard | Primary Monitoring Metrics | Potential Triggers | Possible Response Actions |
|--|--|--|---|
| Reduce tissue concentrations in fish and crab | Baseline and long-term tissue monitoring | Tissue recovery rates are slower than the projected range Tissue concentrations reach a plateau that will not achieve adequate risk reduction | Confirmatory tissue sampling Diagnostic sediment and water column monitoring Source investigation CFT/FWM model recalibration Evaluation/selection of additional source control or in-water actions |
| Reduce COC concentrations on water column solids depositing in the upper 9 miles | Baseline and long-term water column monitoring | Water column solids COC concentration recoveries are less than the projected range | Focused water column monitoring to identify areas of concern HST/CFT model recalibration Evaluation/selection of additional source control or in-water actions |
| Prevent re-exposure of subsurface sediment with COC concentrations >> RALs in uncapped areas | Baseline and post- construction bathymetry Future bathymetric surveys in response to high-flow events | Bathymetry data indicate erosion and re-exposure of buried contamination | Sediment sampling in potentially eroded/exposed areas Evaluation/selection of additional actions |

Upper 9-Mile Plan Will Reduce Risk Earlier & Promote Recovery

• Certain:

- Phase 1 IR designed to reduce contaminant levels by at least 90% for TCDD and Total PCBs to below background
- Human Health & Ecological risks significantly & quickly reduced
- Recovery will be accelerated

Expected:

Risk reduced to EPA's acceptable risk range in 20 or so years

• Certain:

- Post remediation monitoring will provide data needed to confirm recovery
- If additional remediation is needed more will be done

Supplemental Slides

Key Issues

Immediate feedback (Mid-March) to initiate Draft FS:

- EPA's Direction Letter to Refocus FS to develop an Interim Remedy for the Upper 9-Miles
- 2. RAOs
- 3. Remedial Alternatives

FS Schedule Goals:

- 1. Draft FS in 3rd Quarter
- 2. Final FS 12/18

Proposed
Remedial Action
Objectives for
Phase 1 IR
Provide
Performance
Certainty

RAO 1 - Control the principal sediment sources of 2,3,7,8-TCDD and Total PCBs, thereby attaining a 90% reduction in the 2,3,7,8-TCDD surface weighted average concentration (SWAC) and a reduction in Total PCB SWAC to below established background. Source areas are identified as those areas where sediment concentrations in the top six (6") inches exceed remedial action levels (RALs) between RM 8.3 and RM 15. To the extent that controlling these source areas do not attain the SWAC reduction targets, additional areas will be remediated to achieve the target SWAC reductions.

RAO 2 - Control the potential exposure of additional subsurface sources of 2,3,7,8-TCDD and Total PCBs by remediating surface sediments between RM 8.3 and RM 15 with a demonstrated potential for net erosion and shallow subsurface sediment concentrations (6-18 inches below the surface) that exceed the RALs.

RAO 3 - Following implementation of the IR, monitor to confirm that post-remedial recovery is progressing towards achieving expectations for tissue concentrations and apply adaptive management to identify additional response actions, if needed to achieve acceptable risk

Proposed Phase 1 IR Remedial Alternatives

- 1. No Action RM 8.3 to RM 17.4
 - Monitoring to evaluate recovery between RM 8.3 and RM 17.4
- 2. Targeted capping with dredging for flood control, RM 8.3 to RM 15, 1.5-ft dredge depth
 - Footprint basis: Identified sediment source areas between RM 8.3 and RM 15, consisting of surface sediment with concentrations exceeding RALs and subsurface sediment with concentrations exceeding RALs in potential erosional areas
 - Engineered cap with reactive layer, dredge depth = 1.5 ft
- 3. Targeted capping with dredging for flood control, RM 8.3 to RM 15, 2.5-ft dredge depth
 - Footprint basis: Identified sediment source areas between RM 8.3 and RM 15, consisting of surface sediment with concentrations exceeding RALs and subsurface sediment with concentrations exceeding RALs in potential erosional areas
 - Conventional cap, dredge depth = 2.5 ft

Locations with 100-200 ng/kg of 2,3,7,8-TCDD in Coarser Sediments **Exhibit Carbon-**Based Concentrations Suggesting Close Connection to Water Column **Particulates**

- 13 Locations with surface concentrations between 100 and 200 ng/kg
- Coarser sediments w 10-40% fines
- Carbon-based concentrations average
 6,000 ng/kg OC
 - range from 2,000 to 12,000 ng/kg OC
- Water column carbon-based concentrations average 3,000 ng/kg OC
 - range from 400 to 30,000 ng/kg OC